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IN THE UNITED STATES PATENT OFFICE  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

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THE MAGNAVOX COMPANY, a Corporation, and SANDERS ASSOCIATES, INC., a Corporation,

Plaintiffs,

V.

BALLY MANUFACTURING  
CORPORATION, a Corporation,  
et al.,

Defendants.

Civil Action No. 74 C 1030

DEFENDANT CHICAGO DYNAMIC INDUSTRIES, INC.'S  
ANSWERS TO PLAINTIFFS' INTERROGATORIES  
197 - 212

NOW COMES defendant, CHICAGO DYNAMIC INDUSTRIES, INC.,  
and answers plaintiffs' Interrogatories 197 through 212 as follows:

Interrogatory 197:

Has defendant ever acquired or had in its possession one or more of the video game apparatus sold by plaintiff The Magnavox Company under the trademark ODYSSEY?

ANSWER: Yes.

Interrogatory 198:

If the response to interrogatory 197 is in the affirmative, state the date or dates on which defendant acquired or came into possession of each such apparatus.

ANSWER: About February 1973.

Interrogatory 199:

If the response to interrogatory 197 is in the affirmative, state the purpose for which defendant acquired or came into possession of each such apparatus.

ANSWER: It is the general practice of defendant to be informed of any type of games, amusement devices, and coin-controlled apparatuses.

Interrogatory 200:

Has defendant ever examined, inspected, or analyzed or had examined, inspected, or analyzed on its behalf one or more of the video game apparatus sold by plaintiff The Magnavox Company under the trademark ODYSSEY?

ANSWER: Defendant did no more than inspect the game identified in Interrogatory 197.

Interrogatory 201:

If the response to interrogatory 200 is in the affirmative, state the date or dates on which defendant made or caused to be made each such examination, inspection, or analysis.

ANSWER: Immediately upon possession of the game apparatus about February 1973, defendant inspected such apparatus.

Interrogatory 202:

If the response to interrogatory 200 is in the affirmative, state the purpose for which defendant made or caused to be made each such examination, inspection, or analysis.

ANSWER: See answer to Interrogatory 199.

Interrogatory 203:

If the response to interrogatory 200 is in the affirmative, identify the person, persons, party and/or parties who performed any such examination, inspection, or analysis.

ANSWER: Jerry C. Koci, Wayne Koci, Albert Schlapa, and Glen Johnson, % Chicago Dynamic Industries, Inc.

Interrogatory 204:

If the response to interrogatory 200 is in the affirmative, identify the person, persons, party, and/or parties to whom the results or findings from any such examination, inspection, or analysis were communicated.

ANSWER: There was no other communication than between the parties who inspected the apparatus.

Interrogatory 205:

If the response to interrogatory 200 is in the affirmative, identify each document relating to any such examination, inspection, or analysis.

ANSWER: None.

Interrogatory 206:

Has defendant ever learned of or received any results or findings from any analysis, examination, or inspection of one or more of the video game apparatus sold by plaintiff The Magnavox Company under the trademark ODYSSEY?

ANSWER: No.

Interrogatory 207:

If the response to interrogatory 206 is in the affirmative, identify the person, persons, party, and/or parties that performed each such analysis, examination, or inspection.

ANSWER: None.

Interrogatory 208:

If the response to interrogatory 206 is in the affirmative and the results or findings were communicated to defendant in written form, identify each document containing such communication.

ANSWER: None.

Interrogatory 209:

If the response to Interrogatory 207 is in the affirmative and the findings were communicated to defendant in oral form, state: (a) the date or dates on which every such oral communication occurred; (b) the persons between which each such oral communication occurred; and (c) the substance of each such oral communication.

ANSWER: None.

Interrogatory 210:

Has defendant entered into any patent license agreement under any United States patent or patent application relating to video game apparatus?

ANSWER: No.

Interrogatory 211:

If the response to interrogatory 210 is in the affirmative, as to each such license state: (a) the identity of the licensor; (b) the identity of the licensee; (c) the identity of the licensed patent, patents, patent application, or patent applications; and (d) the consideration given or received in exchange for a license under the licensed patent, patents, patent application, or patent applications.

ANSWER: None.

Interrogatory 212:

Has defendant had any communication with any other defendant in this action other than defendants to which it is related by a corporate parent-subsidary relationship or corporate cosubsidiary relationship?

ANSWER: No.

Interrogatory 213:

If the response to interrogatory 212 is in the affirmative and any such communication was in written form, identify each document containing such communication and state the substance thereof.

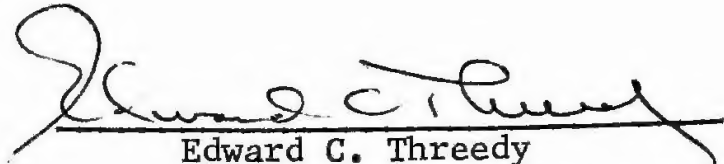
ANSWER: None

Interrogatory 214:

If the response to interrogatory 212 is in the affirmative and any such communication was in oral form,

state: (a) the date or dates on which every such oral communication occurred; (b) the persons between which each such oral communication occurred; and (c) the substance of each such oral communication.

ANSWER: None.



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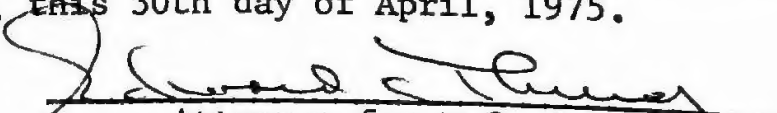
SUBSCRIBED and sworn to before me this  
30th day of April, 1975.



Notary Public in and for County of Cook  
and State of Illinois - My Commission  
expires April 13, 1979

CERTIFICATE OF SERVICE

It is hereby certified that the foregoing Answers of Defendant Chicago Dynamic Industries, Inc. to Plaintiffs' Interrogatories 197 through 212 were served upon Theodore W. Anderson, Neuman, Williams, Anderson & Olson, Attorneys for Plaintiff, 77 West Washington Street, Chicago, Illinois 60602, and upon Donald L. Welsh, Attorney for Bally Manufacturing Corporation, Empire Distributing, Inc., and Midway Mfg. Co., Defendants, and Melvin M. Goldenberg, Attorney for Seeburg Industries, Inc., The Seeburg Corporation of Delaware, Williams Electronics, Inc. and World Wide Distributors, Inc., Defendants, by mailing a copy thereof to them at their respective addresses of record by first-class mail, postage prepaid, this 30th day of April, 1975.



Attorney for Defendant  
Chicago Dynamic Industries, Inc.